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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA
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11	ORVILLE MEAUX, No. C 05-3733 CW
12	Plaintiff,
13	ORDER REGARDING v. PLAINTIFF'S
14	NORTHWEST AIRLINES, INC.; ERIC CLARIFICATION
15	EDMUNDSON, individually and as an AND/OR FOR LEAVE employee of Northwest Airlines, Inc.; TO FILE A MOTION
16	PROFESSIONAL FLIGHT ATTENDANTS FOR ASSOCIATION; and DOES 1-20, RECONSIDERATION
17	Inclusive,
18	Defendants.

Plaintiff Orville Meaux requests clarification of the Court's July 6, 2006 order granting Defendant Eric Edmundson's motion to dismiss and further requests leave to file a motion for reconsideration. Defendant Edmundson opposes Plaintiff's requests, noting that the Court's order is clear and that Plaintiff's request for leave does not follow the dictates of Local Rule 7-9(b). Having considered all of the papers filed by the parties, the Court grants Plaintiff's request in part and denies it in part.

For the Northern District of California

The Court's order is clear, but the Court will nonetheless	
respond to Plaintiff's questions. During the hearing on Defendant	
Edmundson's motion to dismiss, the Court, as reported in the May	
16, 2006 minute order, stated that it was inclined to grant the	
motion with leave to amend. Upon further review, however, the	
Court determined that Plaintiff's filing of this action violated	
the bankruptcy stay and, therefore, the filing was void. The Court	
found that Plaintiff's claim-splitting provided another reason to	
dismiss the claims against Defendant Edmundson. The Court	
dismissed the claims against Defendant Edmundson without leave to	
amend. The final line of the Court's order states, "This dismissal	
is without prejudice to Plaintiff's pursuit of his claims in the	
bankruptcy litigation or in the first action." Based on this final	
line, Plaintiff seeks clarification of five questions. The Court	
will answer Plaintiff's questions:	

Yes, Plaintiff may seek leave to amend the original action to include causes of action against Defendant Edmundson.

Yes, Plaintiff should have timely moved to amend his original complaint if he wanted to sue Defendant Edmundson.

No, the Court is not stating that, as a matter of law, the automatic stay provisions of section 362 apply to Defendant Edmundson.

No, the Court is not stating that, as a matter of law, Defendant Edmundson is entitled to indemnity from Defendant Northwest Airlines, Inc.

No, the Court is not stating that Defendant Edmundson, who is a non-debter, currently has standing to claim the protection of the bankruptcy court under section 362 for the protection of his personal assets.

Plaintiff's request that the Court schedule a conference call to provide clarification on these issues is denied. A conference call is unnecessary.

Plaintiff requests an order from the Court stating that he may, if necessary, file a motion for reconsideration after clarification of the Court's order, if any. As Defendant Edmundson notes, Plaintiff fails to satisfy any requirement listed by Civil Local Rule 7-9(b). He does not show that a material difference in fact or law exists from that which was presented to the Court and that he was unaware of such fact or law. He does not show the emergence of new material facts or a change in law occurring after the Court's order. Nor does he show a manifest failure by the Court to consider material facts or dispositive legal arguments which were presented to the Court. Because Plaintiff's request for leave to file a motion for reconsideration is not in accordance with Civil Local Rule 7-9(b), it is denied without prejudice.

## CONCLUSION

For the foregoing reasons, the Court GRANTS Plaintiff's
Request for Clarification of the Court's Order Granting Defendant
Edmundson's Motion to Dismiss and Request for Leave to File a
Motion for Reconsideration (Docket No. 62) IN PART and DENIES IT IN
PART. The Court clarified its order and answered the questions
Plaintiff asked. But Plaintiff's request for a conference call is
DENIED with prejudice and his request for leave to file a motion

## Case 4:05-cv-03733-CW Document 82 Filed 08/11/06 Page 4 of 4

United States District Court
For the Northern District of California

Dated: 8/11/06

CLAUDIA WILKEN
United States District Judge